

# Washington, Friday, July 2, 1937

#### PRESIDENT OF THE UNITED STATES

EXECUTIVE ORDER

MAKING APPLICABLE TO THE EMERGENCY RELIEF APPROPRIATION ACT OF 1937 CERTAIN EXECUTIVE ORDERS, RULES, AND REGULA-TIONS ISSUED UNDER AUTHORITY OF THE EMERGENCY RELIEF APPROPRIATION ACTS OF 1935 AND 1936

By virtue of and pursuant to the authority vested in me by the Emergency Relief Appropriation Act of 1937, approved June 29, 1937,1 I hereby order and direct that the expenditure of funds appropriated and made available by said Act, and the administration thereof, shall be in accordance with the orders, rules, and regulations heretofore issued by the President relating to the expenditure of funds appropriated by the Emergency Relief Appropriation Act of 1935 and the Emergency Relief Appropriation Act of 1936, as supplemented. and to the administration of said Acts, insofar as applicable, except as to rates of pay and eligibility for employment.

FRANKLIN D ROOSEVELT

THE WHITE HOUSE. June 29, 1937, 11 p. m.

INo. 76491

[F. R. Doc. 37-2002; Filed, June 30, 1937; 2:49 p. m.]

## DEPARTMENT OF AGRICULTURE.

Agricultural Adjustment Administration.

NER—B-101—Pennsylvania, Supplement (11)
Issued June 30, 1937

1937 AGRICULTURAL CONSERVATION PROGRAM-NORTHEAST REGION

BULLETIN NO. 101-PENNSYLVANIA, SUPPLEMENT (11)

Pursuant to the authority vested in the Secretary of Agriculture under section 8 of the Soil Conservation and Domestic Allotment Act, Bulletin No. 101-Pennsylvania," as amended by supplements (1) to (10) thereto, is hereby further amended as follows:

Section 2 (Soil-Conserving) of Part VI (Classification of Land Use and Crops) is amended by adding at the end thereof the following new paragraph:

(i) Hay following abandonment of a soil-conserving crop: Small grains, annual grasses, or annual legumes, whether or not harvested for hay provided they are not harvested for grain or seed, if seeded in 1937 as an emergency feed crop for the purpose of replacing another soil-conserving crop which was abandoned because of unusual weather conditions, provided (1) that the acreage of such crops which may be thus classified as soil-con-

<sup>1</sup> Public Resolution 47, 75th Congress. <sup>2</sup> 2 F. R. 312 (DI).

serving shall not be larger than the acreage of soil-conserving crops which were so abandoned and (2) that the State Committee, after investigation, shall designate the counties, if any, in the State where, because of unusual weather conditions, the amount of planted acreage abandoned in 1937 was abnormally large, and the classification provided in this pragraph (i) shall apply only in the counties so designated.

Done at Washington, D. C., this 30th day of June 1937. Witness my hand and the seal of the Department of Agri-

[SEAL]

W. R. GREGG, Acting Secretary of Agriculture.

[F. R. Doc. 37-2004; Filed, July 1, 1937; 12:31 p. m.]

SR-B-101-Amendment 11

1937 AGRICULTURAL CONSERVATION PROGRAM—SOUTHERN REGION

#### BULLETIN 101-AMENDMENT 11

Pursuant to the authority vested in the Secretary of Agriculture under Section 8 of the Soil Conservation and Domestic Allotment Act, section 19 of Southern Region Bulletin 101 is hereby amended to read as follows:

SECTION 19. Payments Restricted to Effectuation of Purposes of the Program.—No person shall be entitled to receive or retain any part of any payment if such person has adopted any practice which the Secretary determines tends to defeat any of the purposes of the 1937 program, or if such person has offset, or through any scheme or device whatsoever, such as but not limited to operating by or through or participating in the operation of a firm, partner-ship, association, corporation, estate, or trust, has participated in offsetting, or has benefited or is in position to benefit by such offsetting, in whole or in part, the performance rendered in respect of which such payment would otherwise be made.

In testimony whereof, W. R. Gregg, Acting Secretary of Agriculture, has hereunto set his hand and caused the official seal of the Department of Agriculture to be affixed in the City of Washington, District of Columbia, this 30th day of June, 1937.

[SEAL]

W. R. GREGG, Acting Secretary of Agriculture.

[F. R. Doc. 37-2005; Filed, July 1, 1937; 12:31 p.m.]

Forest Service.

[Administrative Order]

DESIGNATING CERTAIN LANDS AS PART OF THE OCALA NATIONAL FOREST, FLORIDA

By virtue of and pursuant to the provisions of Section 11 of the Act of Congress approved March 1, 1911 (36 Stat.

12 F. R. 10 (DI).



Published by the Division of the Federal Register, The National Archives, pursuant to the authority contained in the Federal Register Act, approved July 26, 1935 (49 Stat. L. 500), under regulations prescribed by the Administrative Committee, with the approval of the President.

The Administrative Committee consists of the Archivist or Acting Archivist, an officer of the Department of Justice designated by the Attorney General, and the Public Printer or Acting Public

The daily issue of the FEDERAL REGISTER will be furnished by mail to subscribers, free of postage, for \$1 per month or \$10 per year; single copies 5 cents; payable in advance. Remit by money order payable to Superintendent of Documents, Government Printing Office, Washington, D. C.

Correspondence concerning the publication of the FEDERAL RECISTER should be addressed to the Director, Division of the Federal Register, The National Archives, Washington, D. C.

# TABLE OF CONTENTS

Department of Agriculture:

Agricultural conservation program, 1937:
Northeast region, Bulletin No. 101, Pennsylvania,
Supplement (11) Southern region, Bulletin No. 101, Amendment 11
Forest Service:
Ocala National Forest, Fla., designating certain lands as part of
Federal Deposit Insurance Corporation:
Resolution approving certified statement forms 545-D and 555-D
President of the United States:
Executive Order:  Making applicable to the Emergency Relief Appropriation Act of 1937 certain Executive orders, rules, and regulations issued under authority of Emergency Relief Appropriation Acts of 1935 and 1936
Securities and Exchange Commission:
Orders approving acquisition of securities, etc., in the matter of: Clam River Electric Co. (cumulative preferred and common stock of Northwestern Wisconsin Elec-
tric Co.) Feiwell, Morris E., etc., voting trustees of capital stock of Granite City Generating Co. Granite City Generating Co. (generating facilities,
etc., from trustees of St. Louis Gas & Coke Corp.)  Laclede Power & Light Co. (voting trust certificates for stock of Granite City Generating Co.)  Laclede Power & Light Co. (leasehold interest in generating facilities at Granite City, Ill.)  Polk Electric Light Co. (cumulative preferred and common stock of Northwestern Wisconsin Elec-
tric Co.)
Orders consenting to withdrawals in matter of: Central and Southwest Utilities Co. (application for approval of declaration and payment of dividend). Iowa Public Service Co. (issue and sale of first mort-
gage bonds and series of debentures)  Order dismissing proceeding to terminate unlisted trading privileges on New York Curb Exchange in matter of:
Bower Roller Bearing Co
Orders permitting declarations to become effective for issuance of securities under plan of reorganization of St. Louis Gas & Coke Corp.:  Feiwell, Morris E., etc., voting trustees of capital
stock of Granite City Generating Co
Granite City Generating Co Orders postponing hearings in the matter of:
Distillers and Brewers Corp. of America, common stock \$5 par value
Illinois Art Industries, Inc., cumulative preferred stock, no par value

#### TABLE OF CONTENTS-Continued

Securities and Exchange Commission—Continued.	
Orders terminating proceedings, offering sheets by: Creager, George C., Inc. (Sinclair-Prairie-Bagby Tract)	Page 1364
Ellinghausen, John G. (Gulf-Reeves Tract) Ellinghausen, John G. (Texas-Empire-Lee Tract) Industrial Investment Corp. (Phillips-Mayo Tract) Morency, L. E. (Shaffer-Hauschild Tract) Sory, Arthur (Westgate-Cary No. 14 Lease)	1365 1365 1365 1365 1365
Permanent suspension order, offering sheet by: Central Royalties Co. (Central Royalties CoCentral-Sooy Farm)	1366

961) as amended, lands acquired or hereafter acquired for forestry purposes within the shaded areas shown on the accompanying diagram and lying within the following legal subdivisions are hereby made a part of the Ocala National Forest, in Florida, to wit:

#### TALLAHASSEE MERIDIAN

Township 1	1 South, Rang	e 24 East		
			tions of Section	
	7, 27, 28, 29, a 7aha River.	nd 32, lying	south and eas	st of the

Township 11 South, Range 25 East Sections 31 and 32; and those portions of Sections 19, 28, 29, 30, 33, and 34 lying south and west of the

Oklawaha River Oklawaha River.

Township 12 South, Range 24 East
Those portions of Sections 5, 8, 17, 18, 19, 20, 29, 30, and 32,
lying east of the Oklawaha River.

Township 12 South, Range 25 East
Section 37 (part of Perchman Grant).

Township 12 South, Range 26 East
Section 44 (Sanchez Grant); Section 45 (part of Perchman Grant).

Grant).
Township 13 South, Range 24 West
Those portions of Sections 4, 9, 16, 22, 27, 28, and 33
lying east of the Oklawaha River; and Section 34.
Township 13 South, Range 25 West
Section 37 (Jos. Hernandez Grant).
Township 13 South, Range 26 East
Section 40 (Richard Grant); and Section 42 (Jos. Hernandez Grant).

dez Grant)

Township 14 South, Range 23 East
Those portions of Sections 13, 24, 25, 35, and 36 lying east

Those portions of Sections 13, 24, 25, 35, and 36 lying east of the Oklawaha River.

Township 14 South, Range 24 East
Sections 3 and 4; those portions of Sections 5, 7, 8, and 18 lying south and east of the Oklawaha River; Sections 9, 10, 15, 16, and 17; Sections 19 to 22 inclusive; and Sections 27 to 34, inclusive.

Township 14 and 15 South, Range 26 East
That portion of the F. M. Arredondo Grant lying east of the line described as follows:

Beginning at a point of the north bank of Juniper Creek on the Marion-Lake County line; thence with the meanders of the north bank of Juniper Creek.

Creek on the Marion-Lake County line; thence with the meanders of the north bank of Juniper Creek, N 48°04' W, 4.23 chains; N 63°54' W, 6.95 chains; N 88°54' W, 8.47 chains; S 66°00' W, 2.40 chains to a point one-quarter of a mile west of the Marion-Lake County line; thence N 0°34' W with a line one-quarter of a mile west of and parallel to the Marion-Lake County line 190.85 chains to a point in the NW line of the F. M. Arredondo Grant.

Township 14 South, Range 27 East
Fractional Sections 18, 19, 30, 37, 38, 39, and 40.
Township 15 South, Range 23 East
Sections 1, 11, 12, 13, 14, and 24; those portions of Sections 2, 3, 10, 15, 22, 23, 25, 26, and 36 lying east of the Oklawaha River.

Township 15 Cauth 7.

Township 15 South, Range 24 East
Sections 1 to 30, inclusive; that part of Section 31 lying
east of the Oklawaha River; and Sections 32 to 36, inclusive.

Township 15 South, Range 27 East
Those portions of Sections 13, 14, and 24 lying west of
the St. Johns River; fractional Sections 15, 21, 22, 23,
25, 37, 38, and 39.

Township 15 South, Range 28 East
Those parts of Sections 19, 29, and 30 lying west of the
St. James River; Section 38.

Diagram filed with the Division of the Federal Register, The National Archives.

Township 16 South, Range 25 East

Sections 1 to 5, inclusive; Sections 9 to 15, inclusive; Section 24; and those portions of Sections 6, 7, 8, 16, 17, 21, 22, 23, 25, and 36 lying north and east of the Oklawaha River.

Township 16 South, Range 25 East
Sections 6, 7, 18, 19, 30, and 31.

Township 16 South, Range 27 East
Section 37 and 38, comprising parts of the Moses E.
Levy Grant; Section 39, comprising a part of the Levy
Grant; Section 40, comprising a part of the Huertas Grant

Township 16 South, Range 28 East

All of township lying west of the St. Johns River.

Township 17 South, Range 25 East
Sections 5, 8, 15, 16, 23, and 24; those parts of Sections 6 and 7, 17 and 18 lying east of the Oklawaha River; that part of Section 20 east of the Oklawaha River and north of Florida State Highway #100; those and north of Florida State Highway #100; those parts of Sections 21, 22, 25, 26, and 27 lying north of Florida State Highway #100.

Township 17 South, Range 26 East
Sections 19, 20, 21, 24, and 25; those parts of Sections 26, 27, 28, 29, 30, 35, and 36 lying north of Florida State Highway #100

26, 27, 28, 29, 30, 35, and 36 lying north of Florida State Highway #100.

Township 17 South, Range 27 East
Sections 5 to 30, inclusive; fractional Sections 1, 2, 3, 4, and 37; those parts of Sections 31 to 36, inclusive, lying north of Florida State Highway #100.

Township 17 South, Range 28 East
Section 2; Sections 7 to 12, inclusive; Sections 18 and 19; fractional Sections 1, 3, 4, 5, and 6; those parts of Sections 13, 14, 15, 16, 17, 20, 30, and 31 lying north and west of Florida State Highway #100; Sections 37, 38, and 39. and 39.

Township 17 South, Range 28 East
Fractional Sections 6, 7, 8; that portion of fractional Sections 16 and 17 lying north of Florida State Highway #100; that portion of Section 18 lying north of Florida State Highway #100; Section 37; that part of Section 38 lying north of Florida State Highway #100.

[SEAL]

M. L. WILSON. Acting Secretary.

Date: JUNE 30, 1937.

[F. R. Doc. 37-2003; Filed, July 1, 1937; 12:30 p. m.]

#### FEDERAL DEPOSIT INSURANCE CORPORATION.

RESOLUTION OF THE BOARD OF DIRECTORS OF THE FEBERAL DEPOSIT INSURANCE CORPORATION APPROVING CERTIFIED STATEMENT FORMS 545-D AND 555-D.

Prescribed in accordance with the provisions of paragraph (1) of subsection (h) of Section 12B of the Federal Reserve Act, as amended, which provides in part as follows:

The certified statements required to be filed with the Corporation under paragraphs (2), (3) and (4) of this subsection shall be in such form and set forth such supporting information as the board of directors shall prescribe.

Director Goldsborough moved approval of the following described certified statement forms, on recommendation of the Committee on Regulations and Forms:

- (1) Certified Statement-Part One, Based on Deposits for the Six Months Ending June 30, 1937, Form 545D, in
- (2) Recapitulation of the Monthly Totals of Certified Statement-Part Two, for the Six Months Ending June 30, 1937. Form 555D, in triplicate.

The Chairman declared the motion carried.

Adopted by the Board of Directors of the Federal Deposit Insurance Corporation on March 25, 1937.

ISEAL!

AGNES C. MURPHY, Acting Secretary of the Federal Deposit Insurance Corporation.

[F. R. Doc. 37-2001; Filed, June 30, 1937; 1:08 p. m.]

#### SECURITIES AND EXCHANGE COMMISSION.

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission, held at its office in the City of Washington, D. C., on the 28th day of June, 1937.

| File No. 1-1131

IN THE MATTER OF DISTILLERS AND BREWERS CORPORATION OF AMERICA COMMON STOCK, \$5 PAR VALUE

#### ORDER POSTPONING HEARING

The Distillers and Brewers Corporation of America, having made application to the Commission pursuant to Section 12 (d) of the Securities Exchange Act of 1934, as amended, and Rule JD2 promulgated thereunder, for permission to withdraw its Common Stock, \$5 Par Value, from listing and registration on the Board of Trade of the City of Chicago:

The Commission having ordered that the matter be set down for hearing on August 17, 1937, in Washington, D. C.;1

Said issuer having requested a postponement of said hearing from 10:00 A. M. until 2 P. M. on that date:

It is ordered, that said hearing be postponed until 2 P. M. on Tuesday, August 17, 1937, in Room 1103, Securities and Exchange Commission Building, 1778 Pennsylvania Avenue, N. W., Washington, D. C., and continue thereafter at such times and places as may be determined by the Commission or its officer presiding at said hearing.

By the Commission.

FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 37-2020; Filed, July 1, 1937; 12:54 p.m.]

## United States of America-Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission, held at its office in the City of Washington, D. C., on the 28th day of June, 1937.

[File No. 1-2141]

IN THE MATTER OF ILLINOIS ART INDUSTRIES, INC. CUMULATIVE PREFERRED STOCK, NO PAR VALUE

#### ORDER POSTPONING HEARING

The Chicago Curb Exchange, having made application to the Commission pursuant to Section 12 (d) of the Securities Exchange Act of 1934, as amended, and Rule JD2 promulgated thereunder, for permission to strike the Cumulative Preferred Stock, no par value, of Illinois Art Industries, Inc. from listing and registration; and

The Commission having ordered that the matter be set down for hearing on June 29, 1937, in Washington, D. C.; 2

Said issuer having requested a postponement of said hearing for thirty days:

It is ordered, that said hearing be postponed until 10:00 A. M. on Wednesday, July 28, 1937, in Room 1101, Securities and Exchange Commission Building, 1778 Pennsylvania Avenue, N. W., Washington, D. C., and continue thereafter at such times and places as may be determined by the Commission or its officer presiding at said hearing.

By the Commission.

FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 37-2021; Filed, July 1, 1937; 12:55 p. m.]

<sup>&#</sup>x27;Filed with Division of the Federal Register, The National Archives; copies available upon application to the Federal Deposit Insurance Corporation.

<sup>2</sup> F. R. 1228 (DI)

<sup>\*2</sup> F. R. 1235 (DI).

United States of America-Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 30th day of June, A. D., 1937.

[File No. 46-52]

IN THE MATTER OF CLAM RIVER ELECTRIC COMPANY

ORDER APPROVING ACQUISITION OF SECURITIES PURSUANT TO SEC-TION 10 OF THE PUBLIC UTILITY HOLDING COMPANY ACT OF

Clam River Electric Company, a subsidiary company of American Utilities Service Corporation, a registered holding company, having filed an application with this Commission pursuant to Section 10 (a) (1) of the Public Utility Holding Company Act of 1935 for approval of the acquisition by applicant of 150 shares of 6% Cumulative Preferred Stock, of the par value of \$100 per share and 259 shares of Common Stock, of the par value of \$100 per share, of Northwestern Wisconsin Electric Company; a hearing on said application having been held after appropriate notice;' the record in this matter having been examined; and the Commission having made and filed its findings herein:

It is ordered that said acquisition be, and the same hereby is, approved, subject to the terms and for the purposes represented by said application.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 37-2009; Filed, July 1, 1937; 12:51 p. m.]

United States of America-Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 30th day of June, A. D., 1937.

[File No. 46-60]

IN THE MATTER OF MORRIS E. FEIWELL, EMANUEL M. GOODMAN AND EDWARD P. ALLEN, VOTING TRUSTEES OF THE CAPITAL STOCK OF GRANITE CITY GENERATING COMPANY

[Public Utility Act of 1935 Section 10 (a) (1)]

ORDER APPROVING ACQUISITION OF CAPITAL STOCK OF GRANITE CITY GENERATING COMPANY

Morris E. Feiwell, Emanuel M. Goodman and Edward P. Allen, Voting Trustees, a registered holding company, having filed with this Commission an application, pursuant to Section 10 (a) (1) of the Public Utility Holding Company Act of 1935, for approval of the acquisition by it from Granite City Generating Company of 310,816 shares of capital stock, each of ten cents par value, of Granite City Generating Company, constituting all the outstanding capital stock of such company; a hearing on said application having been duly held after appropriate notice; 2 the record in this matter having been examined; and the Commission having made and filed its findings herein;

It is ordered that the acquisition by applicant of such securities in accordance with terms and conditions and for the purposes represented by said application be, and the same hereby is, approved.

By the Commission.

FRANCIS P. BRASSOR, Secretary.

[F.R. Doc. 37-2008; Filed, July 1, 1937; 12:51 p. m. ]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 30th day of June, A. D., 1937.

[File No. 47-13]

IN THE MATTER OF GRANITE CITY GENERATING COMPANY

[Public Utility Act of 1935 Sections 10 (a) (2) and 10 (a) (3) ]

ORDER APPROVING ACQUISITION OF GENERATING FACILITIES AND OTHER PROPERTIES FROM TRUSTEE OF ST. LOUIS GAS & COKE CORPORATION IN REORGANIZATION

Granite City Generating Company, a subsidiary company of Morris E. Feiwell, Emanuel M. Goodman and Edward P. Allen, Voting Trustees, a registered holding company, having filed with the Commission an application pursuant to Sections 10 (a) (2) and 10 (a) (3) of the Public Utility Holding Company Act of 1935 for the approval of the acquisition by it from George B. Evans as Trustee of St. Louis Gas & Coke Corporation of the electric utility assets and certain contracts of the St. Louis Gas & Coke Corporation; a hearing on said application having been held after appropriate notice; the record in this matter having been examined; and the Commission having made and filed its findings herein:

It is ordered that the acquisition by applicant of said properties in accordance with the terms and conditions and for the purposes represented by said application be, and the same hereby is approved.

By the Commission.

FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 37-2006; Filed, July 1, 1937; 12:51 p. m.]

United States of America-Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 30th day of June, A. D., 1937.

[File No. 46-62]

[Public Utility Act of 1935 Section 10 (a) (1)]

IN THE MATTER OF LACLEDE POWER & LIGHT COMPANY

ORDER APPROVING ACQUISITION OF VOTING TRUST CERTIFICATES FOR STOCK OF GRANITE CITY GENERATING COMPANY

Laclede Power & Light Company, a subsidiary of Utilities Power & Light Corporation, a registered holding company, having duly filed with this Commission an application, pursuant to Section 10 (a) (1) of the Public Utility Holding Company Act of 1935, for approval of the acquisition by it from Utilities Power & Light Corporation, of voting Trust certificates for 233,112 shares of the capital stock of Granite City Generating Company, constituting 75% of all the outstanding capital stock of Granite City Generating Company; a hearing on said application having been held after appropriate notice; 2 the record in this matter having been examined; and the Commission having made and filed its findings herein:

It is ordered that the acquisition by applicant of such securities in accordance with terms and conditions and for the purposes represented by said application be, and the same hereby is, approved.

By the Commission.

FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 37-2007; Filed, July 1, 1937; 12:51 p.m.]

<sup>12</sup> F. R. 1041 (DI). 22 F. R. 1168 (DI).

<sup>&</sup>lt;sup>1</sup>2 F. R. 1169 (DI). <sup>2</sup>2 F. R. 1307 (DI).

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 30th day of June, A. D., 1937.

[File No. 47-7]

[Public Utility Act of 1935 Sections 10 (a) (2) and 10 (a) (3)]

IN THE MATTER OF LACLEDE POWER & LIGHT COMPANY

ORDER APPROVING ACQUISITION OF LEASEHOLD INTEREST IN GENERATING FACILITIES AT GRANITE CITY, ILLINOIS

Laclede Power & Light Company, a subsidiary of Utilities Power & Light Corporation, a registered holding company, having duly filed with this Commission an application, and amendments thereto, pursuant to Sections 10 (a) (2) and 10 (a) (3) of the Public Utility Holding Company Act of 1935, for approval of the acquisition by it from Granite City Generating Company of a leasehold interest in the electric utility assets of that company; a hearing on said amended application having been duly held after appropriate notice; the record in this matter having been examined; and the Commission having made and filed its findings herein:

It is ordered that the acquisition by applicant of such properties in accordance with terms and conditions and for the purposes represented by said amended application be, and the same hereby is, approved.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 37-2011; Filed, July 1, 1937; 12:52 p.m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 30th day of June, A. D., 1937.

[File No. 46-53]

IN THE MATTER OF POLK ELECTRIC LIGHT CO.

ORDER APPROVING ACQUSITION OF SECURITIES PURSUANT TO SEC-TION 10 OF THE PUBLIC UTILITY HOLDING COMPANY ACT OF 1935

Polk Electric Light Co., a subsidiary company of American Utilities Service Corporation, a registered holding company, having filed an application with this Commission pursuant to Section 10 (a) (1) of the Public Utility Holding Company Act of 1935 for approval of the acquisition by applicant of 150 shares of 6% Cumulative Preferred Stock, of the par value of \$100 per share and 235 shares of Common Stock, of the par value of \$100 per share, of Northwestern Wisconsin Electric Company; a hearing on said application having been held after appropriate notice; the record in this matter having been examined; and the Commission having made and filed its findings herein:

It is ordered that said acquisition be, and the same hereby is, approved, subject to the terms and for the purposes represented by said application.

By the Commission.

[SEAL]

Francis P. Brassor, Secretary.

IF. R. Doc. 37-2010; Filed, July 1, 1937; 12:52 p. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission, held at its office in the City of Washington, D. C. on the 30th day of June, A. D., 1937.

[File No. 43-27]

IN THE MATTER OF IOWA PUBLIC SERVICE COMPANY

ORDER CONSENTING TO WITHDRAWAL OF DECLARATION AND AMEND-MENTS THERETO

A declaration having been duly filed with this Commission on January 21, 1937 by Iowa Public Service Company pursuant to Section 7 of the Public Utility Holding Company Act of 1935, regarding the issue and sale by it of \$14,200,000 principal amount of First Mortgage Bonds 3¾% Series due 1967 and ten series of debentures, each series being in the principal amount of \$220,000; amendments to said declaration having been filed; the hearing on said amended declaration having been partially completed and then continued indefinitely at the request of the declarant; and declarant having on June 18, 1937 filed a request for permission to withdraw said declaration, and the amendments thereto;

The Commission, having due regard to the public interest and the interest of investors and consumers, upon the request of the declarant, consents to the withdrawal of said declaration and the amendments thereto, and to that effect

It is so ordered.

By the Commission.

[SEAL]

Francis P. Brassor, Secretary.

[F. R. Doc. 37-2025; Filed, July 1, 1937; 12:55 p. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission, held at its office in the City of Washington, D. C., on the 30th day of June, A. D., 1937.

[File No. 51-2]

[Public Utility Holding Company Act]

In the Matter of the Application of Central and South West Utilities Company

ORDER CONSENTING TO WITHDRAWAL OF APPLICATION FOR APPROVAL
OF DECLARATION AND PAYMENT OF DIVIDEND AT REQUEST OF
APPLICANT

The Commission, having due regard to the public interest and the interest of investors and consumers, upon the request of the applicant, consents to the withdrawal of the application for approval of declaration and payment of dividend, pursuant to Section 12 (c) of the Public Utility Holding Company Act of 1935 and Rule 12C-2 promulgated thereunder, and to that effect.

It is so ordered.

By the Commission.

[SEAL]

Francis P. Brassor, Secretary.

[F.R. Doc. 37-2022; Filed, July 1, 1937; 12:55 p. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission, held at its office in the City of Washington, D. C., on the 24th day of June, 1937.

<sup>&</sup>lt;sup>1</sup>2 F. R. 407 (DI). <sup>2</sup>2 F. R. 1041 (DI).

<sup>12</sup> F.R. 164 (DI).

[File No. 7-26]

IN THE MATTER OF BOWER ROLLER BEARING COMPANY

ORDER DISMISSING PROCEEDING TO TERMINATE UNLISTED TRADING PRIVILEGES ON THE NEW YORK CURE EXCHANGE

The Common Stock, \$5 Par Value, of Bower Roller Bearing Company having been listed and registered on the Detroit Stock Exchange and unlisted trading privileges therein having been continued on the New York Curb Exchange pursuant to Clause (1) of Section 12 (f) of the Securities Exchange Act of 1934, as amended; and

Such company, pursuant to Rule UB2, having withdrawn such stock from listing and registration on the Detroit Stock Exchange on June 25, 1936; and

The Commission having, therefore, held a hearing to determine whether unlisted trading privileges in such stock on the New York Curb Exchange should be terminated, pursuant to Section 12 (f) of the Act; and

Such company having reconsidered its decision to delist and having reapplied for listing and registration of such stock on the Detroit Stock Exchange, such listing and registration having become effective on March 29, 1937, and the issues involved in the proceeding under Section 12 (f) thereby becoming moot;

It is ordered, that the said proceeding be and the same hereby is dismissed.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 37-2019; Filed, July 1, 1937; 12:54 p. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 30th day of June, A. D., 1937.

[File No. 43-60]

IN THE MATTER OF MORRIS E. FEIWELL, EMANUEL M. GOOD-MAN AND EDWARD P. ALLEN, VOTING TRUSTEES OF THE CAPI-TAL STOCK OF GRANITE CITY GENERATING COMPANY

[Public Utility Act of 1935, Section 7]

ORDER PERMITTING DECLARATION TO BECOME EFFECTIVE FOR THE ISSUANCE OF SECURITIES BY VOTING TRUSTEES UNDER THE PLAN OF REORGANIZATION OF ST. LOUIS GAS & COKE CORPORATION

Morris E. Feiwell, Emanuel M. Goodman and Edward P. Allen, Voting Trustees, a registered holding company, having filed with the Commission a declaration pursuant to Section 7 of the Public Utility Holding Company Act of 1935 regarding the issue and sale by declarant of voting trust certificates for 310,816 shares of capital stock each of the par value of ten cents, of Granite City Generating Company, a subsidiary company of the declarant; a hearing on said declaration, as amended, having been held after appropriate notice; the record in this matter having been examined; and the Commission having made and filed its findings herein:

It is ordered that said declaration be and become effective forthwith, subject to the terms and for the purposes represented by said declaration.

By the Commission.

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Francis P. Brassor, Secretary.

[F. R. Doc. 37-2023; Filed, July 1, 1937; 12:55 p. m.]

12 F.R. 1168 (DI).

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 30th day of June, A. D., 1937.

[File No. 43-61]

IN THE MATTER OF GRANITE CITY GENERATING COMPANY

[Public Utility Act of 1935, Section 7]

ORDER PERMITTING DECLARATION TO BECOME EFFECTIVE FOR THE ISSUANCE OF SECURITIES UNDER THE PLAN OF REORGANIZATION OF ST. LOUIS GAS & COKE CORPORATION

Granite City Generating Company, a subsidiary company of Morris E. Feiwell, Emanuel M. Goodman and Edward P. Allen, Voting Trustees, a registered holding company, having filed with the Commission a declaration pursuant to Section 7 of the Public Utility Holding Company Act of 1935 regarding the issue and sale by declarant of \$1,554,080 aggregate principal amount of its 5% 25-year First Mortgage and Collateral Trust Certificates, and 310,816 shares of capital stock each of the par value of ten cents; a hearing on said declaration having been held after appropriate notice 1; the record in this matter having been examined, and the Commission having made and filed its findings herein:

It is ordered that said declaration be and become effective forthwith, subject to the terms and for the purposes represented by said declaration.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 37-2024; Filed, July 1, 1937; 12:55 p.m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 30th day of June, A. D., 1937.

IN THE MATTER OF AN OFFERING SHEET OF ROYALTY INTERESTS IN THE SINCLAIR-PRAIRIE-BAGBY TRACT, FILED ON JUNE 15, 1937, BY GEORGE C. CREAGER, INC., RESPONDENT

ORDER TERMINATING PROCEEDING AFTER AMENDMENT

The Securities and Exchange Commission, finding that the offering sheet described in the title hereof has been amended to cure the objections specified in the Temporary Suspension Order previously entered in this proceeding;

It is ordered, pursuant to Rule 354 (c) of the General Rules and Regulations promulgated by the Commission under the Securities Act of 1933, as amended, that the amendment received at the office of the Commission on June 24, 1937, be effective as of June 24, 1937;

It is further ordered that the Temporary Suspension Order heretofore entered in this proceeding be, and hereby is, revoked, and said proceeding is terminated as of the effective date of said amendment.

By the Commission.

[SEAL]

Francis P. Brassor, Secretary.

[F. R. Doc. 37-2018; Filed, July 1, 1937; 12:54 p. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 30th day of June, A. D., 1937.

<sup>&</sup>lt;sup>1</sup>2 F. R. 1169 (DI). <sup>2</sup>2 F. R. 1276 (DI).

IN THE MATTER OF AN OFFERING SHEET OF ROYALTY INTERESTS IN THE GULF-REEVES TRACT, FILED ON JUNE 14, 1937, BY JOHN G. ELLINGHAUSEN, RESPONDENT

ORDER TERMINATING PROCEEDING AFTER AMENDMENT

The Securities and Exchange Commission, finding that the offering sheet described in the title hereof has been amended to cure the objections specified in the Temporary Suspension Order previously entered in this proceeding;

It is ordered, pursuant to Rule 354 (c) of the General Rules and Regulations promulgated by the Commission under the Securities Act of 1933, as amended, that the amendment received at the office of the Commission on June 25, 1937, be effective as of June 25, 1937;

It is further ordered that the Temporary Suspension Order heretofore entered in this proceeding be, and hereby is, revoked, and said proceeding is terminated as of the effective date of said amendment.

By the Commission.

[SEAL]

Francis P. Brassor, Secretary.

[F. R. Doc. 37-2013; Filed, July 1, 1937; 12:53 p. m.]

United States of America-Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 30th day of June, A. D., 1937.

IN THE MATTER OF AN OFFERING SHEET OF ROYALTY INTERESTS IN THE TEXAS-EMPIRE-LEE TRACT, FILED ON JUNE 14, 1937. BY JOHN G. ELLINGHAUSEN, RESPONDENT

ORDER TERMINATING PROCEEDING AFTER AMENDMENT

The Securities and Exchange Commission, finding that the offering sheet described in the title hereof has been amended to cure the objections specified in the Temporary Suspension Order previously entered in this proceeding;

It is ordered, pursuant to Rule 354 (c) of the General Rules and Regulations promulgated by the Commission under the Securities Act of 1933, as amended, that the amendment received at the office of the Commission on June 25, 1937, be effective as of June 25, 1937;

It is further ordered that the Temporary Suspension Order heretofore entered in this proceeding be, and hereby is, revoked, and said proceeding is terminated as of the effective date of said amendment.

By the Commission.

[SEAL]

Francis P. Brassor, Secretary.

[F. R. Doc. 37-2017; Filed, July 1, 1937, 12:54 p. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C. on the 30th day of June, A. D., 1937.

IN THE MATTER OF AN OFFERING SHEET OF ROYALTY INTERESTS IN THE PHILLIPS-MAYO TRACT, FILED ON JUNE 11, 1937, BY INDUSTRIAL INVESTMENT CORP., RESPONDENT

ORDER TERMINATING PROCEEDING AFTER AMENDMENT

The Securities and Exchange Commission, finding that the offering sheet described in the title hereof has been amended to cure the objections specified in the Temporary Suspension Order previously entered in this proceeding;

It is ordered, pursuant to Rule 354 (c) of the General Rules and Regulations promulgated by the Commission under the Securities Act of 1933, as amended, that the amendment received at the office of the Commission on June 24, 1937, be effective as of June 24, 1937;

It is further ordered that the Temporary Suspension Order heretofore entered in this proceeding be, and hereby is, revoked, and said proceeding is terminated as of the effective date of said amendment.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 37-2015; Filed, July 1, 1937; 12:53 p. m.]

United States of America-Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 30th day of June, A. D., 1937.

In the Matter of an Offering Sheet of Royalty Interests IN THE SHAFFER-HAUSCHILD TRACT, FILED ON JUNE 14, 1937, L. E. MORENCY, RESPONDENT

ORDER TERMINATING PROCEEDING AFTER AMENDMENT

The Securities and Exchange Commission, finding that the offering sheet described in the title hereof has been amended to cure the objections specified in the Temporary Suspension Order previously entered in this proceeding:

It is ordered, pursuant to Rule 354 (c) of the General Rules and Regulations promulgated by the Commission under the Securities Act of 1933, as amended, that the amendment received at the office of the Commission on June 24, 1937, be effective as of June 24, 1937;

It is further ordered that the Temporary Suspension Order heretofore entered in this proceeding be, and hereby is, revoked, and said proceeding is terminated as of the effective date of said amendment.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 37-2016; Filed, July 1, 1937; 12:53 p. m.]

United States of America-Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 30th day of June, A. D., 1937.

IN THE MATTER OF AN OFFERING SHEET OF A ROYALTY INTEREST IN THE WESTGATE-CARY NO. 14 LEASE, FILED ON MAY 29, 1937, BY ARTHUR SORY, RESPONDENT

ORDER TERMINATING PROCEEDING AFTER AMENDMENT

The Securities and Exchange Commission, finding that the offering sheet described in the title hereof has been amended to cure the objections specified in the Temporary Suspension Order previously entered in this proceeding;

It is ordered, pursuant to Rule 354 (c) of the General Rules and Regulations promulgated by the Commission under the Securities Act of 1933, as amended, that the amendment received at the office of the Commission on June 24, 1937, be effective as of June 24, 1937;

It is further ordered that the Temporary Suspension Order heretofore entered in this proceeding be, and hereby is, revoked, and said proceeding is terminated as of the effective date of said amendment.

By the Commission.

FRANCIS P. BRASSOR, Secretary,

[F. R. Doc. 37-2014; Filed, July 1, 1937; 12:53 p. m.]

<sup>&</sup>lt;sup>1</sup> 2 F. R. 1277 (DI). <sup>2</sup> 2 F. R. 1278 (DI).

<sup>&</sup>lt;sup>1</sup>2 F. R. 1280 (DI). <sup>2</sup>2 F. R. 1173 (DI).

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 30th day of June, A. D., 1937.

[File No. 20-513A1-1]

IN THE MATTER OF AN OFFERING SHEET OF NON-PRODUCING LANDOWNERS' ROYALTY INTERESTS IN THE CENTRAL ROYALTIES COMPANY.—CENTRAL-SOOY FARM FILED ON FEBRUARY 3, 1937 BY CENTRAL ROYALTIES COMPANY, RESPONDENT

# PERMANENT SUSPENSION ORDER 1

The Securities and Exchange Commission initiated this proceeding pursuant to the provisions of Rule 340 of the General Rules and Regulations promulgated by the Commission under the Securities Act of 1933, as amended, to determine whether or not an order should be entered suspending the effectiveness of the filing of an offering sheet of nonproducing landowners' royalty interests in the Central Royalties Company—Central-Sooy Farm, located in Barton County, Kansas, which offering sheet was filed with the Commission on Feb-

12 F. R. 344 (DI)

ruary 3, 1937, by Central Royalties Company, of Tulsa, Oklahoma, the respondent herein.

This matter having come on regularly for hearing before the Commission at Washington, D. C., on March 10, 1937, and due notice thereof having been given to the said respondent, and the said respondent having failed to appear, and documentary evidence having been introduced, and the hearing having been closed, and the Commission having found upon the evidence that said offering sheet is incomplete, inaccurate and misleading in material respects, and omits to state material facts required to be stated therein, and fails to comply with certain material requirements of the Rules and Regulations of the Commission, all as set forth in the Findings and Opinion of the Commission filed in this proceeding, and it appearing appropriate in the public interest so to do;

It is ordered, pursuant to Rule 340 (b) of the Commission's General Rules and Regulations promulgated under the Securities Act of 1933, as amended, that the effectiveness of the filing of said offering sheet be and the same hereby is permanently suspended.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 37-2012; Filed, July 1, 1937; 12:52 p. m.]